PATENT COOPERATION TREATY

PCT

REC'D 0 4 MAY 2005

INTERNATIONAL PRELIMINARY REPORT ON PATENTABIL MIRO (Chapter II of the Patent Cooperation Treaty)

PCT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference 302730WO/KCS/JMT/ab	FOR FURTHER ACTION See Form PCT/IPEA/416					
International application No.	International filing date (day/month/year)	Priority date (day/month/year)				
PCT/IB2004/000165	22-01-2004 /	24-01-2003				
International Patent Classification (IPC) or	national classification and IPC					
H04M 17/00. H04Q 7/22						
Applicant						
Nokia Corporation et a	al .					
1 77:						
Authority under Article 35 and tran	iminary examination report, established by the smitted to the applicant according to Article	nis International Preliminary Examining e 36. ·				
2. This REPORT consists of a total of	f 9 sheets, including this cov	er sheet.				
This report is also accompanied by	ANNEXES, comprising:					
a. Sent to the applicant of	and to the International Ruseau) a total of	1 sheets as follows:				
sheets of the de and/or sheets c	sheets of the description, claims and/or drawings which have been amended and are the basis of this report and/or sheets containing rectifications authorized by this Authority (see Rule 70.16 and Section 607 of the					
Administrative Instructions). sheets which supersede earlier sheets, but which this Authority considers contain an amendment that goes beyond the disclosure in the international application as filed, as indicated in item 4 of Box No. I and the Supplemental Box.						
b. (sent to the Internation	al Bureau only) a total of (indicate type and	number of electronic carrier(s))				
readable form only, as Administrative Instruct	indicated in the Supplemental Box Relating	and/or tables related thereto, in computer to Sequence Listing (see Section 802 of the				
4. This report contains indications rela	ating to the following items:					
Box No. I Basis of t	the report					
Box No. II Priority						
Box No. III Non-estal	blishment of opinion with regard to novelty,	th regard to novelty, inventive step and industrial applicability				
Box No. IV Lack of u	mity of invention					
Box No. V Reasoned applicabil	l statement under Article 35(2) with regard t lity; citations and explanations supporting so	novelty, inventive step or industrial				
Box No. VI Certain documents cited						
Box No. VII Certain defects in the international application						
Box No. VIII Certain observations on the international application						
Date of submission of the demand Date of completion of this report						
	Date of completion	or any report				
28-07-2004	21-04-2005	21-04-2005				
Name and mailing address of the IPEA/SE		Authorized officer				
Patent- och registreringsverket	Additionzed officer					
Box 5055 S-102 42 STOCKHOLM	1 100 40 EMOCRETOR					
Facsimile No. +46 8 667 72 88	Telephone No. +44	Peter Hedman/MN Telephone No. +46 8 782 25 00				
Form PCT/IPEA/409 (cover sheet) (January 2004)						

International application No.

Box	No. I	Basi	is of the report	
1.	otherw	ise indica	the language, this report is based on the international application in the language in ated under this item.	which it was filed, unless
	Ш	This repo	ort is based on a translation from the original language into the following language the language of a translation furnished for the purposes of:	,
			international search (under Rules 12.3 and 23.1(b))	
		П	publication of the international application (under Rule 12.4)	
			international preliminary examination (under Rules 55.2 and/or 55.3)	
2.	furnish	ned to the e not ann	to the elements of the international application, this report is based on (replaceme is receiving Office in response to an invitation under Article 14 are referred to in this nexed to this report):	nt sheets which have been report as "originally filed"
		the inte	rnational application as originally filed/furnished	
	\boxtimes	the des	cription:	
		pages		originally filed/furnished
		pages*		
	K	pages*	received by this Authority on	
	\boxtimes	the clai		originally filed/furnished
		pages		
		pages* pages*		
		pages*		
1	\square	the dra		•
			1-4 as	originally filed/furnished
ļ		pages*	received by this Authority on	
l		pages*	received by this Authority on	
		a seque	ence listing and/or any related table(s) – see Supplemental Box Relating to Sequence L	isting.
3.		The an	nendments have resulted in the cancellation of:	
			the description, pages	
			the claims, Nos.	
	•		the drawings, sheets/figs	
			the sequence listing (specify):	
			any table(s) related to the sequence listing (specify):	
4.		This r made, 70.2(c	report has been established as if (some of) the amendments annexed to this report ar since they have been considered to go beyond the disclosure as filed, as indicated in i)).	nd listed below had not been the Supplemental Box (Rule
			the description, pages	
			the claims, Nos.	
			the drawings, sheets/figs	
			the sequence listing (specify):	
			any table(s) related to the sequence listing (specify):	
*	If ite	m 4 appli	ies, some or all of those sheets may be marked "superseded."	

International application No.

PCT/IB2004/000165

Box No. II Priority					
1. This report has been established as if no priority had been claimed due to the failure to furnish within the prescribed time limit the requested:					
copy of the earlier application whose priority has been claimed (Rule 66.7(a)).					
translation of the earlier application whose priority has been claimed (Rule 66.7(b)).					
2. This report has been established as if no priority had been claimed due to the fact that the priority claim has been found invalid (Rule 64.1). Thus for the purposes of this report, the international filing date indicated above is considered to be the relevant date.					
3. Additional observations, if necessary:					
The priority is considered valid, hence document US 2003/078031 A1 is of no relevance for this report.					
·					

Form PCT/IPEA/409 (Box No. II) (January 2004)

International application No.

Box No. I	II Non-establishment of opinion with regard to novelty, inventive step and industrial applicability
The quest	ions whether the claimed invention appears to be novel, to involve an inventive step (to be non obvious), or to be industrially have not been examined in respect of:
	the entire international application
\boxtimes	claims Nos. 21-34,37,38
becaus	se:
	the said international application, or the said claims Nos. relate to the following subject matter which does not require an international preliminary examination (specify):
	the description, claims or drawings (indicate particular elements below) or said claims Nos. are so unclear that no meaningful opinion could be formed (specify):
	the claims, or said claims Nos. are so inadequately supported by the description that no meaningful opinion could be formed.
\boxtimes	no international search report has been established for said claims Nos. 21-34, 37, 38
	the nucleotide and/or amino acid sequence listing does not comply with the standard provided for in Annex C of the Administrative Instructions in that:
	the written form has not been furnished
	does not comply with the standard
	the computer readable form has not been furnished
	does not comply with the standard the tables related to the nucleotide and/or amino acid sequence listing, if in computer readable form only, do not comply with
	the tables related to the nucleotide and/or amino acid sequence fishing, it in computer reactions form only, do not estaply that the technical requirements provided for in the Annex C-bis of the Administrative Instructions.
	See Supplemental Box for further details.

International application No.

Box No. IV Lack of unity of invention
1. In response to the invitation to restrict or pay additional fees the applicant has:
restricted the claims.
paid additional fees.
paid additional fees under protest.
neither restricted nor paid additional fees.
2. This Authority found that the requirement of unity of invention is not complied with and chose, according to Rule 68.1, no to invite the applicant to restrict or pay additional fees.
3. This Authority considers that the requirement of unity of invention in accordance with Rules 13.1, 13.2 and 13.3 is:
complied with.
not complied with for the following reasons:
The following separate inventions were identified:
I: Claims 1-20,35,36 are directed to a communications method and system, comprising a controller for managing the access to a plurality of services in a session, by requesting an amount of money to be reserved and by controlling the allocation of said reserved portion between said plurality of services.
II: Claims 21-34,37,38 are directed to a communications method and system comprising a controller for converting a requested amount of money for accessing a plurality of services simultaneously, from a first form type to a second form type.
The only feature common to both groups is the "communications method and system comprising a controller used for the reservation of an amount of money for accessing a plurality of services".
The features defined in the group of claims are not the same or corresponding, that is they have different technical effects related to different technical problems.
The special technical features of group I solve the objectively determined problem of how to control the allocation of a reserved amount of money between a plurality of service in a single session in a prepaid environment.
4. Consequently, this report has been established in respect of the following parts of the international application:
all parts.
the parts relating to claims Nos. 1-20,35,36

International application No.

PCT/IB2004/000165

Supplemental Box

In case the space in any of the preceding boxes is not sufficient. Continuation of: Box \mbox{IV}

The special technical features of group II solve the objectively determined problem of how to convert the reserved amount of money for a plurality of simultaneous services, from a first type of form to a second type of form, in a prepaid environment.

Thus, these two groups of inventions do not have any special technical features in common, nor do they have any corresponding special technical features as meant by Rule 13.2 PCT, as they relate to different solutions of different objectively determined problems. Hence, Rule 13.1 PCT is not satisfied and the subject matter of the application contains two subjects which are not linked by a single inventive concept.

It is therefore considered that the international application does not comply with the requirements of unity of invention.

Form PCT/IPEA/409 (Supplemental Box) (January 2004)

International application No.

PCT/IB2004/000165

Box No. V Reasoned statement ucitations and explanat	nder Article 3 ions supporti	5(2) with regard to novelty, inventive step or ng such statement	· industrial applicability;
. Statement			
Novelty (N)	Claims	1-20,35,36	YE
Novelty (11)	Claims		. NO
			YE
Inventive step (IS)	Claims	1-20.35.36	NO NO
	Claims		INC
, , , , , , , , , , , , , , , , , , ,	Claims	7 20 35 36	YI
Industrial applicability (IA)		1-20.35.26	No
	Claims		

2. Citations and explanations (Rule 70.7)

The claimed invention relates to the problem of giving access to a number of different services in a single session in the context of a prepaid environment.

Reference is made to the following document:

D1: US 5995 822 A

Document D1, which is considered to represent the most relevant state of the art, discloses a prepaid system and method for controlling the access to one or more simultaneous communications, by reserving a first portion of money from the users account when the first communication starts, and reserving a second portion of said money already depleted by all or some of said first portion from the users account for the second simultaneous communication, from which the subjectmatter of claim 1 differs in that since there are simultaneous services accessed in a single session, the reservation of a portion of money from the prepaid amount has to be done at one step for all services and then allocated to between them.

The subject-matter of claim 1 is therefore new (Article 33(2) PCT).

The problem to be solved by the present invention may be regarded as how to control the access to a plurality of services in a single session, in a prepaid environment.

The solution to this problem proposed in claim 1 of the present application is considered as involving an inventive step (Article 33(3) PCT) for the following reasons:

The system and method proposed comprises a controller responsible for requesting the reservation of a portion of the

International application No.

PCT/IB2004/000165

Supplemental Box

In case the space in any of the preceding boxes is not sufficient. Continuation of: Box V

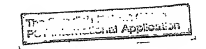
prepaid amount for the services to be accessed in a single session and for controlling the allocation of said reserved portion between said plurality of services.

The same reasoning applies to the subject-matter of the corresponding independent claims 35 and 36, which therefore are also considered new and inventive.

Claims 2-20 are dependent on claim 1 and as such also meet the requirements of the PCT with respect to novelty and inventive step.

International application No.

Box No. VI	Certain documents cited					
1. Certain pu	ablished documents (Rule 70.10)					
	Application No. Patent No.	Publication dat (day/month/yea		Filing date (day/month/year)	Priority date (valid claim) (day/month/year)	
US 200	3/078031	24.04.20	03	28.03.2002	19.10.2001	
				·		
	,					
	,					
0 X	1. 1 (D. 1. 70 0)					
	ten disclosures (Rule 70.9) Kind of non-written disclosu	are Date	e of non-writte (day/month	n disclosure (year)	Date of written disclosure referring to non-written disclosure (day/month/year)	
,						
				•		
			•			
					<u> </u>	



- a first entity for storing information defining the amount of money for said at least one user device; and
- a controller for requesting the reservation of at least a portion of said amount of money,
- wherein said first entity is arranged to send information defining the amount of said reserved portion in a first form and said controller is arranged to convert information relating to said reserved amount to a second form.

10

- 22. A system as claimed in claim 21, wherein said first entity is arranged to store data defining an amount of said portion.
- 15 23. A system as claimed in claim 21 or 22, wherein said first entity is arranged to store a reference name in association with data defining the amount of said portion.
- 24. A system as claimed in claim 23, wherein said data is 20 one of a cost for a unit amount of a payment parameter of said service.
- 25. A system as claimed in claim 24, wherein said payment parameter is data volume, time, or service parameter of said 25 service.
 - 26. A system as claimed in claim 23, 24 or 25 wherein said reference name is a dummy APN.
- 30 27. A system as claimed in any of claims 23 to 26, wherein the request sent by said controller to said first entity comprises said reference name.